EXHIBIT 3

UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

SOLAS OLED LTD.,

Plaintiff,

Case No. 2:19-cv-00152-JRG

v.

SAMSUNG DISPLAY CO., LTD., et al.,

Defendants.

PLAINTIFF SOLAS OLED LIMITED'S FIRST AMENDED DISCLOSURE OF ASSERTED CLAIMS AND INFRINGEMENT CONTENTIONS

Pursuant to P.R. 3-1 and P.R. 3-2, patent owner Solas OLED Limited hereby provides its first amended disclosure of asserted claims and infringement contentions and its accompanying document production. This disclosure is based on the information available to Solas as of the date of this disclosure, before Solas has received any discovery on the design or operation of the defendants' products. Solas reserves the right to amend this disclosure to the full extent permitted under the court's rules and orders.

I. P.R. 3-1: DISCLOSURE OF ASSERTED CLAIMS AND INFRINGEMENT CONTENTIONS

A. P.R. 3-1(a): Asserted Claims

Solas asserts that defendants Samsung Display Co., Ltd.; Samsung Electronics America, Inc.; and Samsung Electronics Co., Ltd. (collectively "Samsung") infringe one or more of the following claims, directly, by inducement, by contributory infringement:

U.S. Patent No.	Asserted Claims
6,072,450	1, 4–6, 8, 12, 13, 15, 16
7,446,338	1, 5, 6, 9, 10
9,256,311	1, 2, 4–8, 10–13, 15, 16, 18–20

Collectively, these three patents are referred to herein as the Asserted Patents, and these claims as the Asserted Claims.

B. P.R. 3-1(b): Accused Instrumentalities of Which Solas Is Aware

In this section, Solas provides lists of accused products that Solas is aware of infringing based upon information presently available to it and its investigation to date. Solas's infringement claims are not limited to these listed products and specifically extend to all products and apparatuses of Samsung similar to the listed products that include the claimed elements. Unless otherwise stated, Solas's infringement assertion apply to all variations, versions, editions, and applications of each of the listed products.

1. U.S. Patent No. 6,072,450

Solas accuses the following Samsung products that it is presently aware of infringing each of the Asserted Claims of the '450 patent:

Samsung Galaxy S4
Samsung Galaxy S5
Samsung Galaxy S6
Samsung Galaxy S6 Edge
Samsung Galaxy S6 Edge+
Samsung Galaxy S7
Samsung Galaxy S7
Samsung Galaxy S7
Samsung Galaxy S8
Samsung Galaxy S8+
Samsung Galaxy Note 3
Samsung Galaxy Note 3 Neo
Samsung Galaxy Note 4

Samsung Galaxy Note Edge Samsung Galaxy Note 5 Samsung Galaxy Note 7 Samsung Galaxy Note 8

In addition, Solas accuses the Organic Light-Emitting Diode (OLED) displays made and sold by Samsung and utilized in the following third-party products that it is presently aware of infringing each of the Asserted Claims of the '450 patent:

Apple MacBook Pro with OLED Touch Bar Dell Venue 8 7000 series Sony PlayStation VR

The Samsung products—and the Samsung displays contained in the thirdparty products—in the preceding two lists; all variations, editions, and applications of the foregoing; and all products and apparatuses of Samsung similar to the foregoing that include the claimed elements are the '450 Accused Instrumentalities.

2. U.S. Patent No. 7,446,338

Solas accuses the following Samsung products that it is presently aware of infringing each of the Asserted Claims of the '338 patent:

Samsung Galaxy S8+
Samsung Galaxy S9
Samsung Galaxy S9+
Samsung Galaxy S10
Samsung Galaxy S10+
Samsung Galaxy S10e
Samsung Galaxy S10e
Samsung Galaxy S10 5G
Samsung Galaxy Note 8
Samsung Galaxy Note 9
Samsung Galaxy Note 10
Samsung Galaxy Note 10+
Samsung Galaxy S20
Samsung Galaxy S20+

Samsung Galaxy S4 Samsung Galaxy S8

Samsung Galaxy S20 Ultra

In addition, Solas accuses the Organic Light-Emitting Diode (OLED) displays made and sold by Samsung and utilized in the following third-party products that it is presently aware of infringing each of the Asserted Claims of the '338 patent:

Apple iPhone XS
Apple iPhone XS Max
Apple iPhone 11 Pro
Apple iPhone 11 Pro Max

The Samsung products—and the Samsung displays contained in the third-party products—in the preceding two lists; all variations, editions, and applications of the foregoing; and all products and apparatuses of Samsung similar to the foregoing that include the claimed elements are the '338 Accused Instrumentalities.

3. U.S. Patent No. 9,256,311

Solas accuses the following Samsung products that it is presently aware of infringing each of the Asserted Claims of the '311 patent:

> Samsung Galaxy S6 Edge Samsung Galaxy S6 Edge+ Samsung Galaxy S7 Edge Samsung Galaxy S8 Samsung Galaxy S8+ Samsung Galaxy S9 Samsung Galaxy S9+ Samsung Galaxy S10 Samsung Galaxy S10+ Samsung Galaxy S10e Samsung Galaxy S10 5G Samsung Galaxy Note 8 Samsung Galaxy Note 9 Samsung Galaxy Note 10 Samsung Galaxy Note 10+ Samsung Galaxy S20 Samsung Galaxy S20+ Samsung Galaxy S20 Ultra Samsung Galaxy Z Flip

The Samsung products—and the Samsung displays contained in the third-party products—in the preceding two lists; all variations, editions, and applications of the foregoing; and all products and apparatuses of Samsung similar to the foregoing that include the claimed elements are the '311 Accused Instrumentalities. The '450 Accused Instrumentalities, '338 Accused Instrumentalities, and '311 Accused Instrumentalities collectively are the Accused Instrumentalities.

C. P.R. 3-1(c): Claim Charts

Solas's analysis of Samsung's products and apparatuses is based upon information that is publicly available and based on Solas's own investigation prior to any discovery in this action.

While the publicly available information constitutes evidence of the methods and apparatuses used by Solas in the Accused Instrumentalities, direct evidence of the actual apparatuses and methods are at times not publicly available. Accordingly, these infringement contentions are based on the available public information, laboratory analysis and reasonable inferences drawn from that information.

Solas reserves the right to amend or supplement these disclosures for any of the following reasons (along with any other reason that may be permitted under the court's rules and orders):

- (1) Samsung provides evidence of the apparatuses and methods used in the Accused Instrumentalities;
- (2) The Asserted Claims may include elements that involve features that are implemented by hardware structures and logic and Solas's current posi-

tions on infringement are set forth without the benefit of access to Defendant's source code, schematics, drawings, or other proprietary specifications or information, which cannot be obtained through publicly available information, for the Accused Instrumentalities. Therefore, it may be necessary for Solas to supplement its positions on infringement after a complete production of such proprietary specifications or information by Samsung;

- (3) Solas's position on infringement of specific claims will depend on the claim constructions adopted by the Court. Because said constructions have not yet occurred, Solas cannot take a final position on the bases for infringement of the Asserted Claims; and
- (4) Solas's investigation and analysis of Samsung's Accused Instrumentalities are based upon information made publicly available by Samsung and by Solas's own investigations. Solas reserves the right to amend these contentions based upon discovery of non-public information that Solas anticipates receiving from Samsung during discovery.

Attached as Exhibits A through C, and incorporated herein in their entirety, are charts identifying where each element of the Asserted Claims of the '450, '338, and '311 patents are found in the Accused Instrumentalities.

Unless otherwise indicated, the information provided that corresponds to each claim element is considered to indicate that each claim element is found within each of the different variations, versions, editions, and applications of each respective Accused Instrumentalities.

D. P.R. 3-1(d): Literal Infringement and Doctrine of Equivalents

With respect to the patents at issue, Solas contends that each element of each Asserted Claim is literally present. In the alternative, Solas contends that certain elements are present under the doctrine of equivalents, as set forth in its P.R. 3-1(c) claim charts. To the extent that Samsung identifies elements of the Asserted Claims that it contends are not literally present in the Accused Instrumentalities, Solas contends that such elements are present under the doctrine of equivalents.

E. P.R. 3-1(e): Priority Dates

U.S. Patent $No.$	Priority Date
6,072,450	November 28, 1996
7,446,338	September 29, 2004
9,256,311	October 28, 2011

F. P.R. 3-1(f): Identification of Instrumentalities Practicing the Claimed Invention

Solas does not presently assert that its own apparatuses, products, devices, processes, methods, acts, or other instrumentalities practice the claimed inventions. Solas reserves the right to supplement this response should further investigation, discovery, or the court's claim construction rulings make such supplementation appropriate.

II. P.R. 3-2: DOCUMENT PRODUCTION ACCOMPANYING DISCLOSURE

A. P.R. 3-2(a) Documents

Solas is presently unaware of any documents that evidence any discussion with, disclosure to, or other manner of providing to a third party, or sale of or offer to sell, any of the inventions claimed in the asserted patents prior to their respective application dates.

A diligent search continues for documents, and Solas reserves the right to supplement this response.

B. P.R. 3-2(b) Documents

Solas is presently unaware of any documents that evidence the conception, reduction to practice, design, or development of the claimed inventions, which were created on or before the application dates of the '450 or '338 patents or their respective priority dates identified pursuant to P.R. 3-1(e).

Solas is presently aware that certain documents exist which evidence the conception, reduction to practice, design, or development of the claimed inventions of the '311 patent and which were created on or before the application dates of the '311 patent. These documents include at least documents produced in this case bearing the following Bates numbers:

SOLAS_SAMSUNG_0003750-
SOLAS_SAMSUNG_0003752;YILMAZ_00000017-YILMAZ_00000019
SOLAS_SAMSUNG_0003754;YILMAZ_00000020
SOLAS_SAMSUNG_0003753;YILMAZ_00000021
SOLAS_SAMSUNG_0005660-
SOLAS_SAMSUNG_0005664;YILMAZ_00000166-YILMAZ_00000170
SOLAS_SAMSUNG_0005665;YILMAZ_00000171
SOLAS_SAMSUNG_0005577;YILMAZ_00000083
SOLAS_SAMSUNG_0005578;YILMAZ_00000084
SOLAS_SAMSUNG_0005808-
SOLAS_SAMSUNG_0005821;YILMAZ_00000403-YILMAZ_00000416
SOLAS_SAMSUNG_0005597-
SOLAS_SAMSUNG_0005598;YILMAZ_00000103-YILMAZ_00000104
SOLAS_SAMSUNG_0005599-
SOLAS_SAMSUNG_0005613;YILMAZ_00000105-YILMAZ_00000119
SOLAS_SAMSUNG_0005517;YILMAZ_00000022
SOLAS_SAMSUNG_0005518-
SOLAS_SAMSUNG_0005576;YILMAZ_00000023-YILMAZ_00000081

SOLAS_SAMSUNG_0005683-
SOLAS_SAMSUNG_0005698;YILMAZ_00000193-YILMAZ_00000208
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SOLAS_SAMSUNG_0005764;YILMAZ_00000349-YILMAZ_00000359
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SOLAS_SAMSUNG_0005773;YILMAZ_00000364-YILMAZ_00000368
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SOLAS SAMSUNG 0005676; YILMAZ 00000172-YILMAZ 00000182
SOLAS SAMSUNG 0005679-
SOLAS SAMSUNG 0005682; YILMAZ 00000185-YILMAZ 00000188
SOLAS SAMSUNG 0005677;YILMAZ 00000183
SOLAS SAMSUNG 0005678;YILMAZ 00000184
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SOLAS SAMSUNG 0005782;YILMAZ 00000375-YILMAZ 00000377
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SOLAS SAMSUNG 0005797;YILMAZ 00000392
SOLAS SAMSUNG 0005802;YILMAZ 00000397
SOLAS SAMSUNG 0005804;YILMAZ 00000399
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SOLAS SAMSUNG 0005795;YILMAZ 00000390
SOLAS SAMSUNG 0005801;YILMAZ 00000396
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SOLAS SAMSUNG 0005799;YILMAZ 00000394
SOLAS SAMSUNG 0005793;YILMAZ 00000388
SOLAS SAMSUNG 0005785;YILMAZ 00000380
SOLAS SAMSUNG 0005805;YILMAZ 00000400
SOLAS SAMSUNG 0005806; YILMAZ 00000400
SOLAS SAMSUNG 0005787-
SOLAS SAMSUNG 0005788;YILMAZ 00000382-YILMAZ 00000383
SOLAS SAMSUNG 0005786; YILMAZ 00000381
SOLAS SAMSUNG 0005780; ILMAZ 00000381 SOLAS SAMSUNG 0005790; YILMAZ 00000385
SOLAS SAMSUNG 0005803;YILMAZ 00000398
SOLAS SAMSUNG 0005789;YILMAZ 00000398
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SOLAS_SAMSUNG_0005749;YILMAZ_00000341-YILMAZ_00000344
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SOLAS_SAMSUNG_0005753;YILMAZ_00000345-YILMAZ_00000348
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YILMAZ_00000007-YILMAZ_00000010

A diligent search continues for documents, and Solas reserves the right to supplement this response.

C. P.R. 3-2(c) Documents

The file histories for the '338 and '311 patents may be found in Solas's production at SOLAS_SAMSUNG_0000001–SOLAS_SAMSUNG_0000970. The file history for the '450 patent may be found in Solas's production at SOLAS_SAMSUNG_0000971-SOLAS_SAMSUNG_0001338.

Dated: March 12, 2020 /s/ Reza Mirzaie

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CERTIFICATE OF SERVICE

The undersigned certifies that on March 12, 2020, all counsel of record who are deemed to have consented to electronic service are being served with a copy of this document via electronic mail.

/s/ Reza Mirzaie
Reza Mirzaie

Solas OLED Ltd. v. Samsung Display Co., Ltd., et al., Case No. 2:19-cv-00152-JRG

FIRST AMENDED EXHIBIT A: P.R. 3-1(C) CHART FOR U.S. PATENT NO. 6,072,450

Plaintiff Solas OLED Ltd. (Solas) provides this chart based upon information that is presently available to it. Solas has not had access to Samsung's confidential design documents or to other materials that may become available during discovery. Solas reserves the right to change or provide more detail to the infringement theories set forth below, based upon information that it learns during this case, subject to the Court's rules and orders.

Definitions:

The term '450 Accused Instrumentalities is defined in Section I.B.1 of Plaintiff Solas OLED Limited's Disclosure of Asserted Claims and Infringement Contentions.

Claim Element

'450 Accused Instrumentalities

1. A display apparatus comprising:

To the extent the preamble is deemed limiting, the '450 Accused Instrumentalities comprise a display apparatus. For example, the Samsung Galaxy S8 contains an OLED display panel:

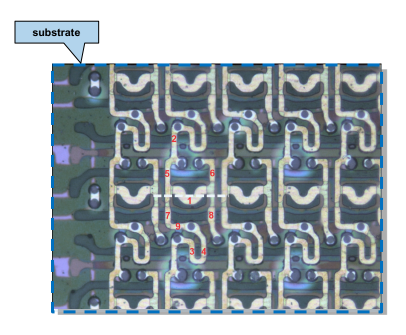


Claim Element

'450 Accused Instrumentalities

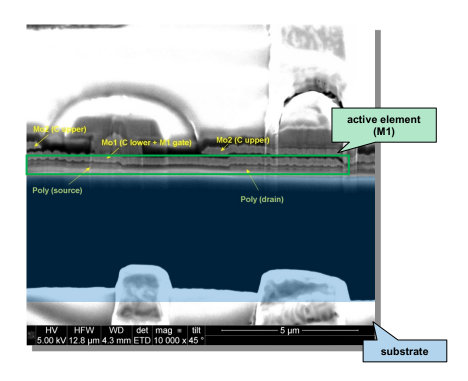
[1a] a substrate;

The '450 Accused Instrumentalities comprise a substrate. For example, the Samsung Galaxy S8 contains a polyimide substrate:

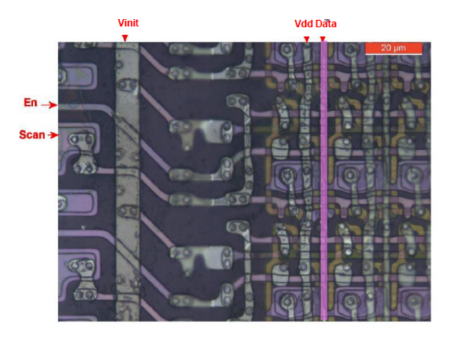


'450 Accused Instrumentalities

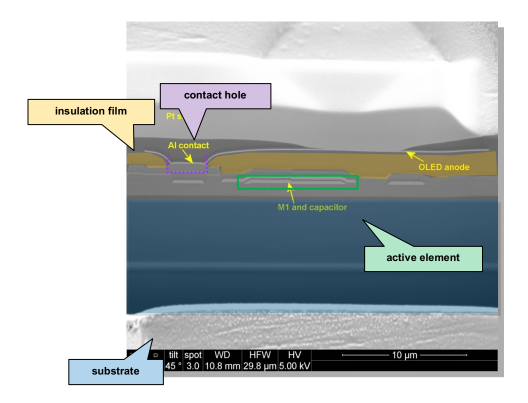
[1b] active elements formed over said substrate and driven by an externally supplied signal; The '450 Accused Instrumentalities comprise active elements formed over said substrate and driven by an externally supplied signal. For example, the Samsung Galaxy S8 contains active elements formed over the substrate:



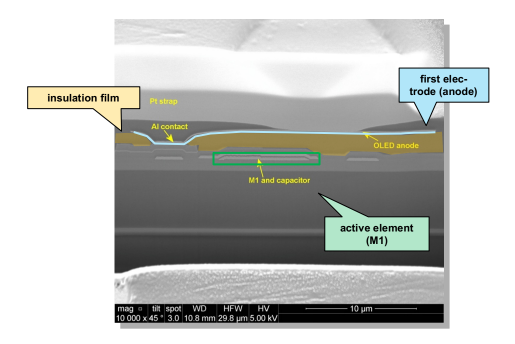
These active elements are driven by an externally supplied signal, labeled "Data" below:



[1c] an insulation film formed over said substrate so as to cover said active elements, said insulation having at least one contact hole; The '450 Accused Instrumentalities comprise an insulation film formed over said substrate so as to cover said active elements, said insulation having at least one contact hole. For example, in the Samsung Galaxy S8, an insulation film is formed over the substrate, covers the active elements, and has contact holes:

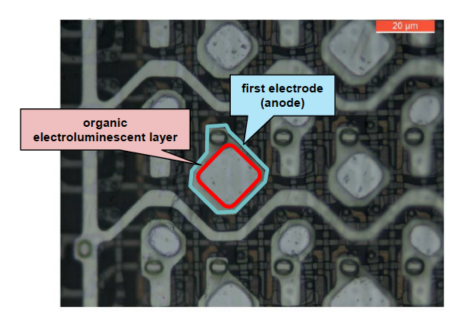


[1d] at least one first electrode formed on said insulation film so as to cover said active elements, and connected to said active elements through said at least one contact hole, said at least one first electrode being made of a material which shields visible light; The '450 Accused Instrumentalities comprise at least one first electrode formed on said insulation film so as to cover said active elements, and connected to said active elements through said at least one contact hole, said at least one first electrode being made of a material which shields visible light. For example, in the Samsung Galaxy S8, an electrode is formed on the insulation film, covers active elements, and is connected to active elements through contact holes:

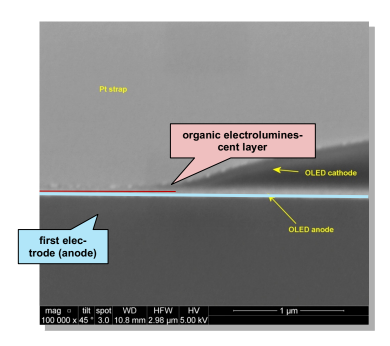


This electrode is formed of silver, which shields visible light.

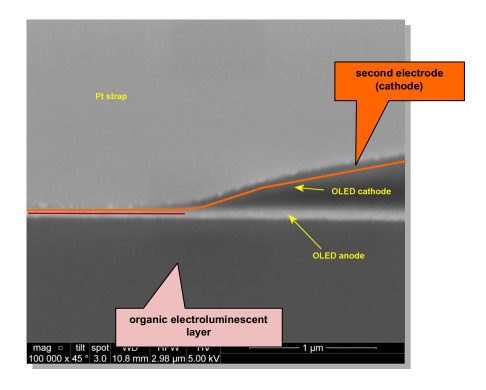
[1e] an organic electroluminescent layer having an organic electroluminescent material formed on said at least one first electrode so as to cover said active elements and including at least one layer which emits light in accordance with a voltage applied to said at least one layer; and The '450 Accused Instrumentalities comprise an organic electroluminescent layer having an organic electroluminescent material formed on said at least one first electrode so as to cover said active elements and including at least one layer which emits light in accordance with a voltage applied to said at least one layer. For example, in the Samsung Galaxy S8, a layer of organic electroluminescent material is formed on the electrode, and covers active elements:



This organic electroluminescent layer emits in accordance with a voltage applied to the layer using the OLED cathode and anode:

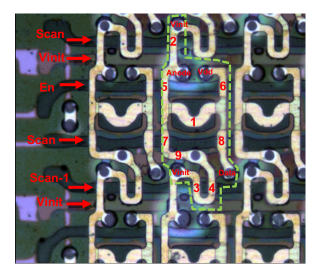


[1f] at least one second electrode formed on said organic electroluminescent layer which covers said active elements. The '450 Accused Instrumentalities comprise at least one second electrode formed on said organic electroluminescent layer which covers said active elements. For example, in the Samsung Galaxy S8, a second electrode is formed on the organic electroluminescent layer:



4. The display apparatus according to claim 1, wherein said active elements are a selection transistor which is turned on in response to an externally supplied address signal and a drive transistor, which is driven by a signal corresponding to image data supplied externally through said selection transistor while said selection transistor is on, for controlling a voltage to be applied to said organic electroluminescent layer, said selection transistor and said drive transistor forming a pair.

The '450 Accused Instrumentalities comprise a display apparatus according to claim 1, wherein said active elements are a selection transistor which is turned on in response to an externally supplied address signal corresponding to image data supplied externally through said selection transistor while said selection transistor is on, for controlling a voltage to be applied to said organic electroluminescent layer, said selection transistor and said drive transistor forming a pair. For example, in the Samsung Galaxy S8, the active elements include a selection transistor (see, for example, labels 7 and 9 below) and a drive transistor (see, for example, label 1 below):



The selection transistor shown above is turned on in response to an externally supplied address signal (see, for example, label "Scan" above). The drive transistor is driven by a signal corresponding to image data supplied externally (see, for example, label "Data" above). As shown above, the selection transistor and drive transistor form a pair.

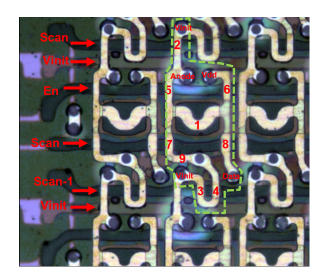
Claim Element

'450 Accused Instrumentalities

To the extent that Samsung contends elements labeled 7 and/or 9 in the image above do not literally satisfy the "selection transistor" element, that element is present under the doctrine of equivalents. To the extent that Samsung contends the element "said active elements are . . ." is not literally present in the accused products, that element is present under the doctrine of equivalents.

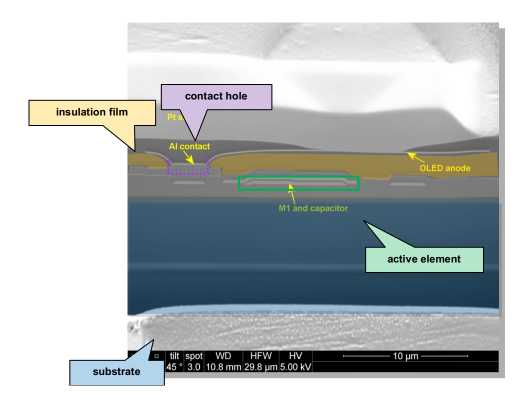
5. The display apparatus according to claim 4, wherein said at least one first electrode is connected to said drive transistor through said at least one contact hole.

In the '450 Accused Instrumentalities, the at least one first electrode is connected to said drive transistor through said at least one contact hole. For example, in the Samsung Galaxy S8, the first electrode is connected to the drive transistor (see, for example, label 1 below) through a contact hole (see, for example, label "anode" below):



6. The display apparatus according to claim 4, wherein: said display apparatus further comprises a capacitor for retaining the signal corresponding to the image data externally supplied through said selection transistor while said selection transistor is on; and while said selection transistor is off, said drive transistor is driven by the signal retained in said capacitor.

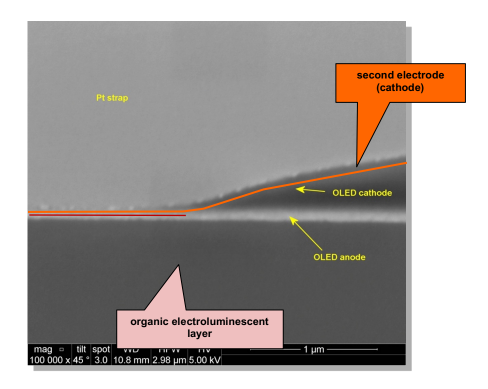
In the '450 Accused Instrumentalities, the display apparatus further comprises a capacitor for retaining the signal corresponding to the image data externally supplied through said selection transistor while said selection transistor is on; and while said selection transistor is off, said drive transistor is driven by the signal retained in said capacitor. For example, in the Samsung Galaxy S8, the display apparatus contains a capacitor (label, for example, below) retaining the signal corresponding to the image data while the selection transistor is on, and while the selection transistor is off, the drive transistor is driven by the signal retained in the capacitor:



'450 Accused Instrumentalities

8. The display apparatus according to claim 1, wherein a constant voltage is applied to said second electrode.

The '450 Accused Instrumentalities comprise a display apparatus according to claim 1, wherein a constant voltage is applied to said second electrode. For example, in the Samsung Galaxy S8, a constant voltage is applied to said second electrode:

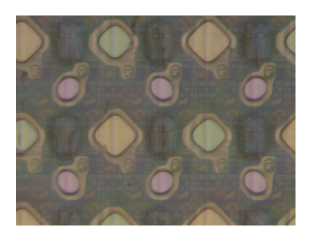


12. The display apparatus according to claim 1, wherein: said display apparatus further comprises at least one filter formed above said at least one second electrode; and light rays in a first wavelength range pass through said at least one filter selectively when incident light rays in a second wavelength range including said first wavelength range enter said at least one filter.

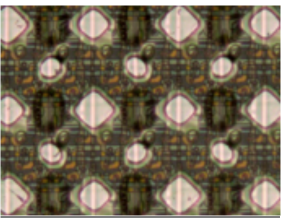
In the '450 Accused Instrumentalities, the display apparatus further comprises at least one filter formed above said at least one second electrode; and light lays in a first wavelength range pass through said at least one filter selectively when incident light rays in a second wavelength range including said first wavelength range enter said at least one filter. On information and belief, one or more of the '450 Accused Instrumentalities contain a red, green, and blue color filter positioned above the cathode for each respective sub-pixel, selectively permitting light rays in red, green, and blue wavelength ranges respectively pass through each filter.

As an example, in the Galaxy S6, a color filter layer comprising RGB filters are disposed over the OLED emitter layer, where each RGB sub-pixel is associated with a respective RGB color filter as shown below:

RGB filter



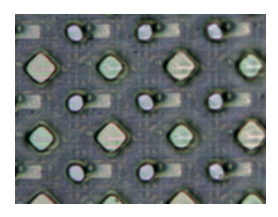
OLED level (RGB filter removed)

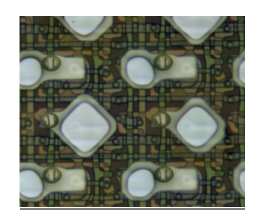


As another example, in the Galaxy S7 edge, an organic overcoat layer (which provides RGB spectrum filtering) is disposed over the OLED emitter layer, where each RGB sub-pixel is associated with a respective RGB color filter as shown below:

Organic overcoat layer

OLED level (overcoat layer removed)



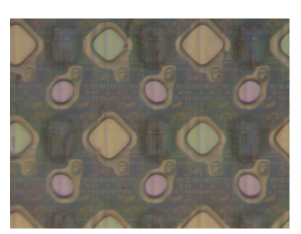


13. The display apparatus according to claim 12, wherein said at least one filter has a red filter which makes light in a red wavelength range pass through, a green filter which makes light in a green wavelength range pass through, and a blue filter which makes light in a blue wavelength range pass through.

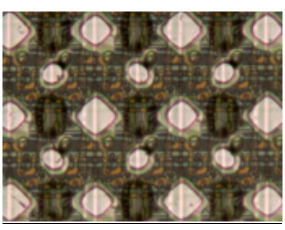
In the '450 Accused Instrumentalities, the filters include a red filter which makes light in a red wavelength range pass through, a green filter which makes light in a green wavelength range pass through, and a blue filter which makes light in a blue wavelength range pass through. On information and belief, one or more of the '450 Accused Instrumentalities contain a red, green, and blue color filter positioned above the cathode for each respective subpixel, selectively permitting light rays in red, green, and blue wavelength ranges respectively pass through each filter.

As an example, in the Galaxy S6, a color filter layer comprising RGB filters are disposed over the OLED emitter layer, where each RGB sub-pixel is associated with a respective RGB color filter as shown below:

RGB filter

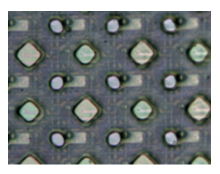


OLED level (RGB filter removed)

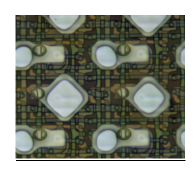


As another example, in the Galaxy S7 edge, an organic overcoat layer (which provides RGB spectrum filtering) is disposed over the OLED emitter layer, where each RGB sub-pixel is associated with a respective RGB color filter as shown below:

Organic overcoat layer



OLED level (overcoat layer removed)



Claim Element

'450 Accused Instrumentalities

15. A display apparatus comprising:

To the extent the preamble is deemed limiting, the '450 Accused Instrumentalities comprise a display apparatus. For example, the Samsung Galaxy S8 contains an OLED display panel:

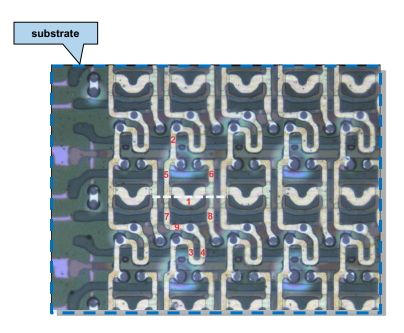


Claim Element

'450 Accused Instrumentalities

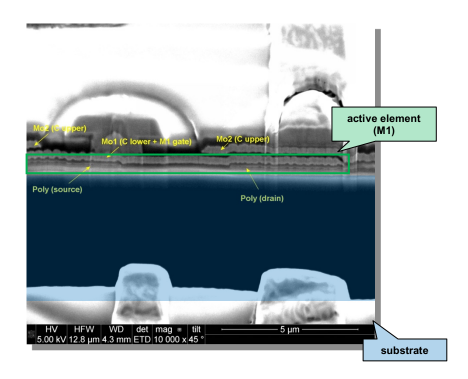
[15a] a substrate;

The '450 Accused Instrumentalities comprise a substrate. For example, the Samsung Galaxy S8 contains a polyimide substrate:

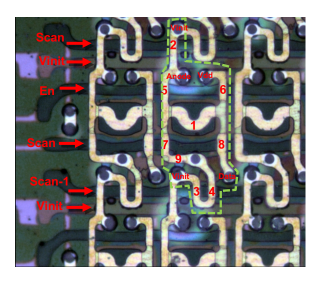


'450 Accused Instrumentalities

[15b] selection transistors formed over said substrate and arranged in a matrix pattern; The '450 Accused Instrumentalities comprise selection transistors formed over said substrate and arranged in a matrix pattern. For example, the Samsung Galaxy S8 contains active elements formed over the substrate:



The active elements include selection transistors (see, for example, labels 7 and 9 below):

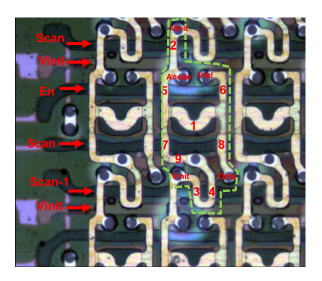


As shown above the selection transistors corresponding to the various pixels are arranged in a matrix pattern.

To the extent that Samsung contends elements labeled 7 and/or 9 in the image above do not literally satisfy the "selection transistors . . . arranged in a matrix pattern" element, that element is present under the doctrine of equivalents.

'450 Accused Instrumentalities

[15c] drive transistors formed over said substrate and arranged in a matrix pattern, each of said drive transistors being connected to one of said selection transistors; The '450 Accused Instrumentalities comprise drive transistors formed over said substrate and arranged in a matrix pattern, each of said drive transistors being connected to one of said selection transistors. For example, in the Samsung Galaxy S8, the active elements include drive transistors (see, for example, label 1 below):



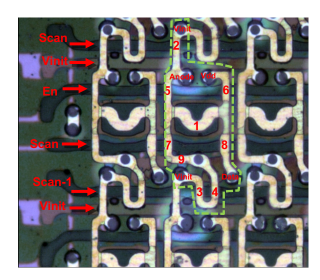
As shown above the drive transistors corresponding to the various pixels are arranged in a matrix pattern. Each drive transistor (see label 1) is connected to a selection transistor (see labels 7 and/or 9).

Claim Element

'450 Accused Instrumentalities

[15d] address lines connected to said selection transistors and through which a signal for turning on said selection transistors is supplied;

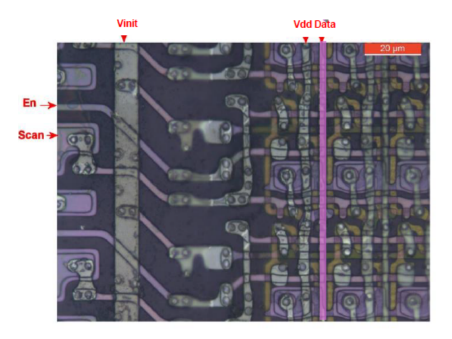
The '450 Accused Instrumentalities comprise address lines connected to said selection transistors and through which a signal for turning on said selection transistors is supplied. For example, in the Samsung Galaxy S8, address lines (see, for example, the "Scan" line below) are connected to the selection transistors and carry a signal for turning on the selection transistors:



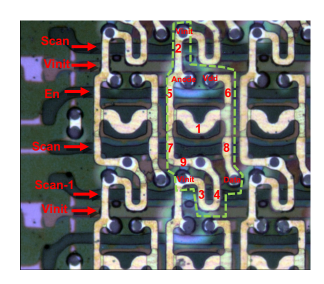
'450 Accused Instrumentalities

[15e] data lines connected to said selection transistors, a signal which corresponds to image data being supplied to said drive transistors through said data lines and said selection transistors while said selection transistors are on;

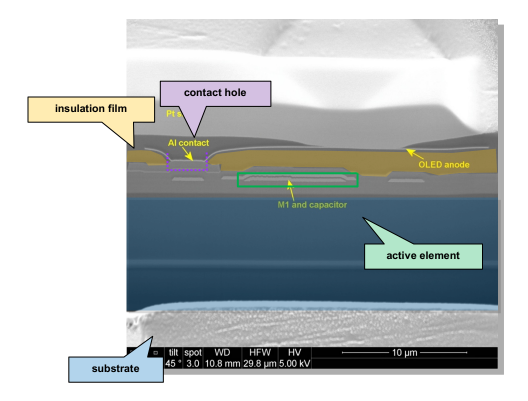
The '450 Accused Instrumentalities comprise data lines connected to said selection transistors, a signal which corresponds to image data being supplied to said drive transistors through said data lines and said selection transistors while said selection transistors are on. For example, the Samsung Galaxy S8 contains data lines such as that labeled "Data" below:



A signal which corresponds to image data is supplied to the drive transistors (see label 1) through the data lines and the selection transistors (see labels 7 and 9) while said selection transistors are on:



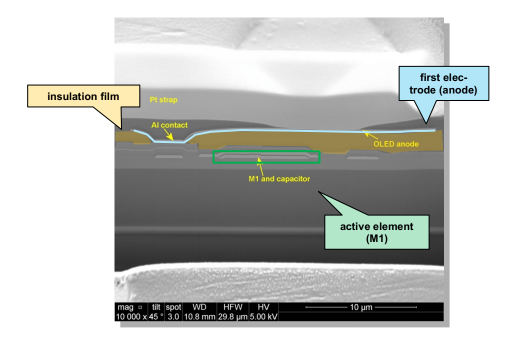
[15f] an insulation film formed over said substrate so as to cover said drive transistors, said address lines and said data lines, said insulation film having contact holes formed in correspondence with said drive transistors; The '450 Accused Instrumentalities comprise an insulation film formed over said substrate so as to cover said drive transistors, said address lines and said data lines, said insulation film having contact holes formed in correspondence with said drive transistors. For example, in the Samsung Galaxy S8, an insulation film is formed over the substrate, covers the drive transistors, address lines, and data lines, and has contact holes in correspondence with the drive transistors (see label M1):



'450 Accused Instrumentalities

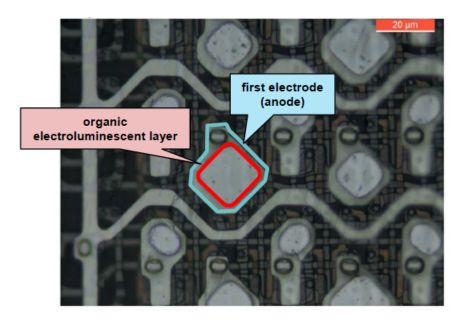
[15g] first electrodes made of a material which shields visible light, and formed on said insulation film so as to cover said selection transistors and said drive transistors, said first electrodes being arranged in a matrix pattern in areas surrounded by said address lines and said data lines, and being connected to said drive transistors through said contact holes;

The '450 Accused Instrumentalities comprise first electrodes made of a material which shields visible light, and formed on said insulation film so as to cover said selection transistors and said drive transistors, said first electrodes being arranged in a matrix pattern in areas surrounded by said address lines and said data lines, and being connected to said drive transistors through said contact holes. For example, in the Samsung Galaxy S8, an electrode is formed on the insulation film, covers selection transistors and drive transistors, and is connected to active elements through contact holes:



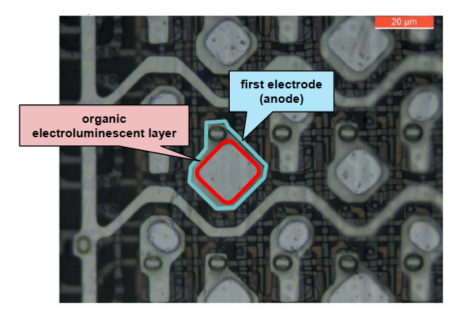
This electrode is formed of silver, which shields visible light.

The first electrodes are arranged in a matrix pattern in areas surrounded by the address lines and the data lines:

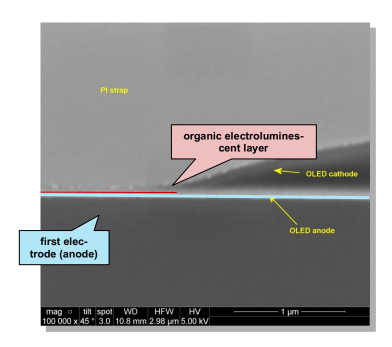


'450 Accused Instrumentalities

[15h] an organic electroluminescent layer formed on said first electrodes which covers said selection transistors and said drive transistors and including at least one layer which emits light in accordance with an applied voltage; The '450 Accused Instrumentalities comprise an organic electroluminescent layer formed on said first electrodes which covers said selection transistors and said drive transistors and including at least one layer which emits light in accordance with an applied voltage. For example, in the Samsung Galaxy S8, a layer of organic electroluminescent material is formed on the electrode, and covers selection transistors and drive transistors:

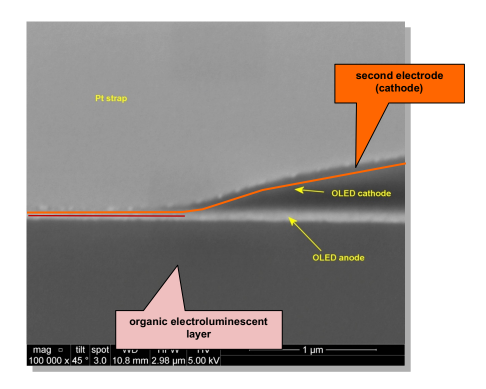


This organic electroluminescent layer emits in accordance with a voltage applied to the layer using the OLED cathode and anode:



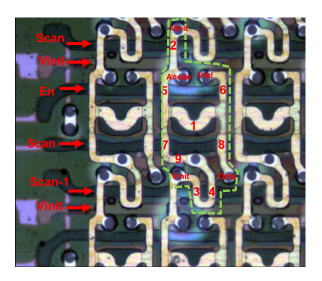
[15i] a second electrode formed on said organic electroluminescent layer which covers said selection transistors and said drive transistors;

The '450 Accused Instrumentalities comprise a second electrode formed on said organic electroluminescent layer which covers said selection transistors and said drive transistors. For example, in the Samsung Galaxy S8, a second electrode is formed on the organic electroluminescent layer covers selection transistors and drive transistors:



'450 Accused Instrumentalities

[15j] a first driver circuit for selectively supplying said address signal to said address lines in sequence; and The '450 Accused Instrumentalities comprise a first driver circuit for selectively supplying said address signal to said address lines in sequence. For example, in the Samsung Galaxy S8, the selection transistors are turned on in response to externally supplied address signals, such as lines "Scan-1" and "Scan" shown below:

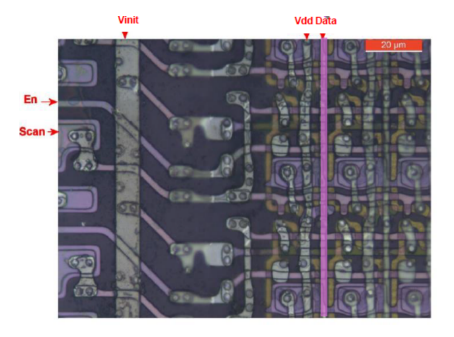


A driver circuit selectively supplies an address signal to these address lines in sequence, e.g., "Scan-1" followed by "Scan."

'450 Accused Instrumentalities

[15k] a second driver circuit for supplying said image data to said data lines.

The '450 Accused Instrumentalities comprise a second driver circuit for supplying said image data to said data lines. For example, the Samsung Galaxy S8 contains data lines such as that labeled "Data" below:

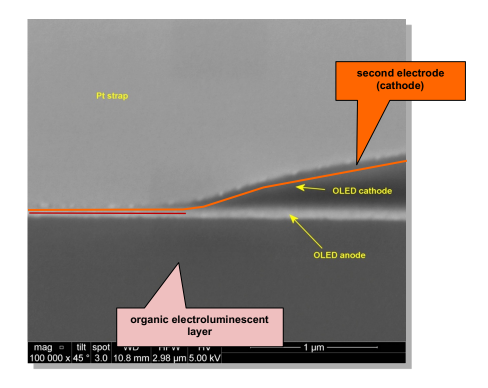


A driver circuit drives the data lines with electrical signals containing the image data.

'450 Accused Instrumentalities

16. The display apparatus according to claim 15, wherein a constant voltage is applied to said second electrode.

The '450 Accused Instrumentalities comprise a display apparatus according to claim 15, wherein a constant voltage is applied to said second electrode. For example, in the Samsung Galaxy S8 a constant voltage is applied to said second electrode:



FIRST AMENDED EXHIBIT B: P.R. 3-1(C) CHART FOR U.S. PATENT NO. 7,446,338

Plaintiff Solas OLED Ltd. (Solas) provides this chart based upon information that is presently available to it. Solas has not had access to Samsung's confidential design documents or to other materials that may become available during discovery. Solas reserves the right to change or provide more detail to the infringement theories set forth below, based upon information that it learns during this case, subject to the Court's rules and orders.

Definitions:

The term '338 Accused Instrumentalities is defined in Section I.B.2 of Plaintiff Solas OLED Limited's Disclosure of Asserted Claims and Infringement Contentions.

Claim Element

'338 Accused Instrumentalities

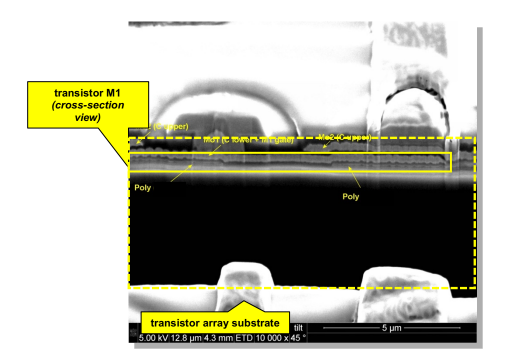
1. A display panel comprising:

To the extent the preamble is deemed limiting, the '338 Accused Instrumentalities comprise a display panel. For example, the Samsung Galaxy S8 contains an OLED display panel:

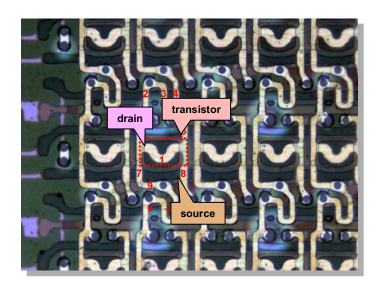


[1a] a transistor array substrate which includes a plurality of pixels and comprises a plurality of transistors for each pixel, each of the transistors including a gate, a gate insulating film, a source, and a drain;

The '338 Accused Instrumentalities comprise a transistor array substrate which includes a plurality of pixels and comprises a plurality of transistors for each pixel, each of the transistors including a gate, a gate insulating film, a source, and a drain. For example, the Samsung Galaxy S8 contains a transistor array substrate:

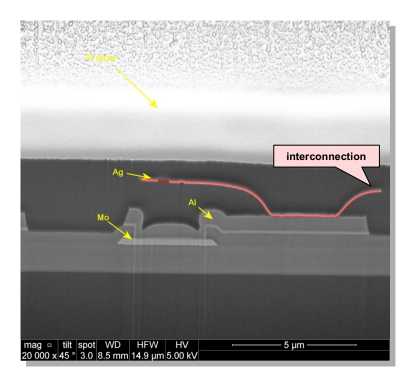


The transistor array substrate includes a plurality of pixels and comprises a plurality of transistors for each pixel, each of the transistors including a gate, a gate insulating film, a source, and a drain:

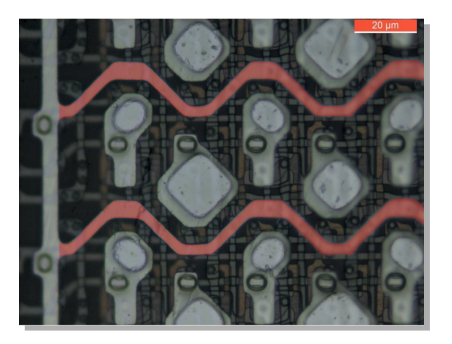


[1b] a plurality of interconnections which are formed to project from a surface of the transistor array substrate, and which are arrayed in parallel to each other;

The '338 Accused Instrumentalities comprise a plurality of interconnections which are formed to project from a surface of the transistor array substrate, and which are arrayed in parallel to each other. For example, the Samsung Galaxy S8 contains a plurality of interconnections which are formed to project from a surface of the transistor array substrate:

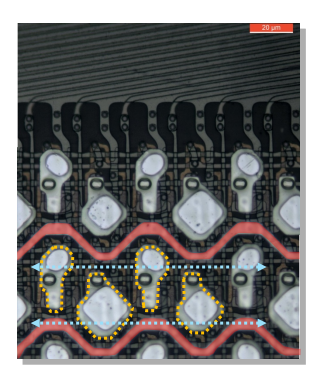


These interconnections are arrayed in parallel to each other:



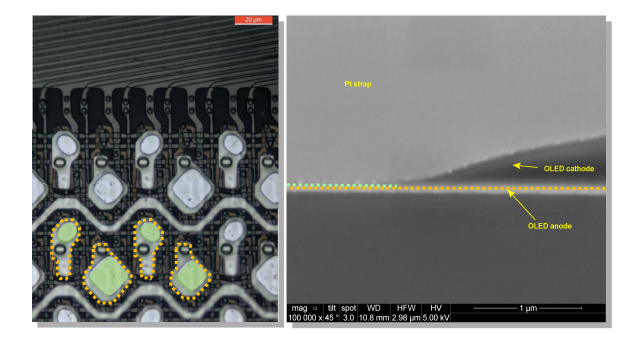
To the extent that Samsung contends that the limitation "arrayed in parallel to each other" is not literally present, this limitation is present under the doctrine of equivalents.

[1c] a plurality of pixel electrodes for the plurality of pixels, respectively, the pixel electrodes being arrayed along the interconnections between the interconnections on the surface of the transistor array substrate; The '338 Accused Instrumentalities comprise a plurality of pixel electrodes for the plurality of pixels, respectively, the pixel electrodes being arrayed along the interconnections between the interconnections on the surface of the transistor array substrate. For example, the Samsung Galaxy S8 contains a plurality of pixel electrodes (in dashed yellow outlines below) for the plurality of pixels, respectively, the pixel electrodes being arrayed along the interconnections between the interconnections on the surface of the transistor array substrate:



'338 Accused Instrumentalities

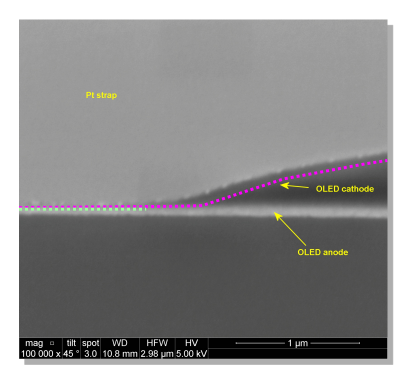
[1d] a plurality of light-emitting layers formed on the pixel electrodes, respectively; and The '338 Accused Instrumentalities comprise a plurality of light-emitting layers formed on the pixel electrodes, respectively. For example, the Samsung Galaxy S8 contains a plurality of light-emitting layers (highlighted in green below) formed on the pixel electrodes ("OLED anode" below), respectively:



'338 Accused Instrumentalities

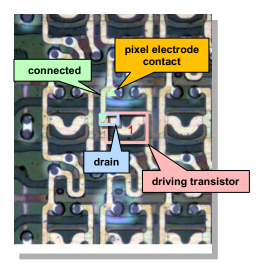
[1e] a counter electrode which is stacked on the light-emitting layers,

The '338 Accused Instrumentalities comprise a counter electrode which is stacked on the light-emitting layers. For example, the Samsung Galaxy S8 contains a counter electrode ("OLED cathode" below) which is stacked on the light-emitting layers:

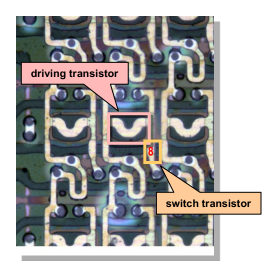


[1f] wherein said plurality of transistors for each pixel include a driving transistor, one of the source and the drain of which is connected to the pixel electrode, a switch transistor which makes a write current flow between the drain and the source of the driving transistor, and a holding transistor which holds a voltage between the gate and source of the driving transistor in a light emission period.

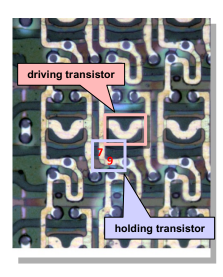
In the '338 Accused Instrumentalities, the plurality of transistors for each pixel include a driving transistor, one of the source and the drain of which is connected to the pixel electrode, a switch transistor which makes a write current flow between the drain and the source of the driving transistor, and a holding transistor which holds a voltage between the gate and source of the driving transistor in a light emission period. For example, in the Samsung Galaxy S8, the plurality of transistors for each pixel includes a driving transistor, the drain of which is connected to the pixel electrode:



The plurality of transistors includes a switch transistor which makes a write current flow between the drain and the source of the driving transistor:



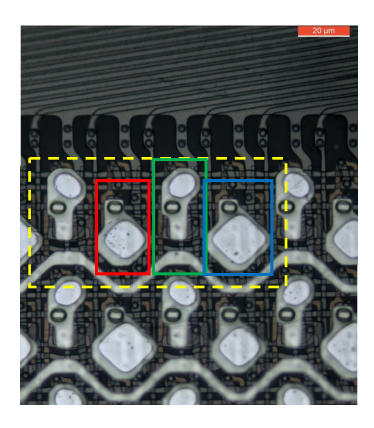
The plurality of transistors includes a holding transistor which holds a voltage between the gate and source of the driving transistor in a light emission period:



'338 Accused Instrumentalities

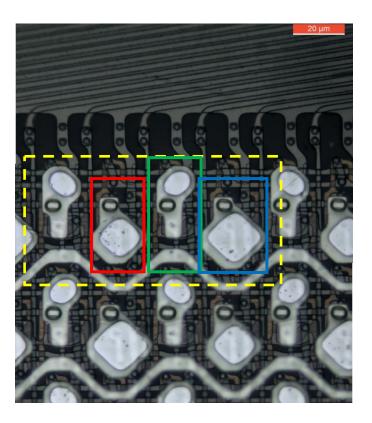
5. A panel according to claim 1, wherein said plurality of pixels include a red pixel, a green pixel, and a blue pixel.

The '338 Accused Instrumentalities comprise a plurality of pixels that includes a red pixel, a green pixel, and a blue pixel. For example, the Samsung Galaxy S8 contains red, green, and blue pixels, labelled by boxes with corresponding colors in the image below:



6. A panel according to claim 5, wherein said plurality of pixels comprises a plurality of sets each including the red pixel, the green pixel, and the blue pixel arrayed in an arbitrary order.

In the '338 Accused Instrumentalities, plurality of pixels comprises a plurality of sets each including the red pixel, the green pixel, and the blue pixel arrayed in an arbitrary order. For example, the Samsung Galaxy S8 contains red, green, and blue pixels, labelled by boxes with corresponding colors in the image below:



The pixels within the yellow dashed line are an example of one of the plurality of sets of pixels, and the order of pixels in each set is arbitrary.

CONTAINS CONFIDENTIAL INFORMATION - RESTRICTED - ATTORNEYS' EYES ONLY

Solas OLED Ltd. v. Samsung Display Co., Ltd., et al., Case No. 2:19-cv-00152-JRG

Claim Element

'338 Accused Instrumentalities

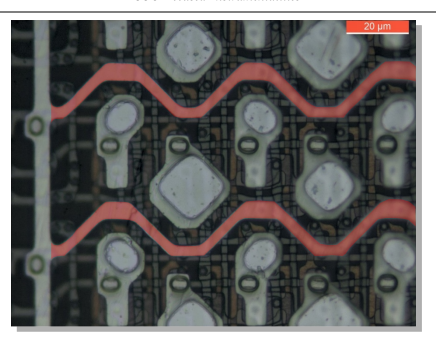
9. A panel according to claim 1, wherein at least one of the interconnections has a resistivity of 2.1 to 9.6 $\mu\Omega$ cm.

On information and belief, at least one of the interconnections in each of the '338 Accused Instrumentalities has a resistivity of 2.1 to 9.6 $\mu\Omega$ cm.

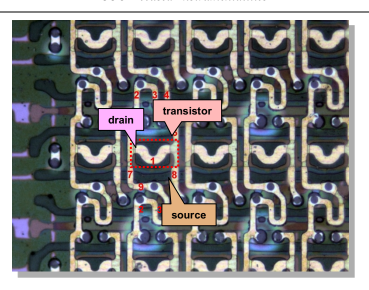
For example, the interconnections in the Samsung Galaxy S8 Accused Instrumentality are made of layers of ITO (70 ansgstroms), silver (850 angstroms), and ITO (50 angtroms) and have a sheet resistance of 0.35 ohms per square, which denotes a resistivity that falls within the 2.1 to 9.6 $\mu\Omega$ cm range. See, e.g., SDC0187911.

10. A panel according to claim 1, wherein said plurality of interconnections are formed from a conductive layer that is different from a layer forming the source and the drain of each of the transistors and a layer forming the gate of the transistors.

In the '338 Accused Instrumentalities, said plurality of interconnections are formed from a conductive layer that is different from a layer forming the source and the drain of each of the transistors and a layer forming the gate of the transistors. For example, the Samsung Galaxy S8 contains interconnections formed from a conductive layer:



The source and drain of each of the transistors is formed in a different layer:



The gates of the transistors are also formed in a different layer:

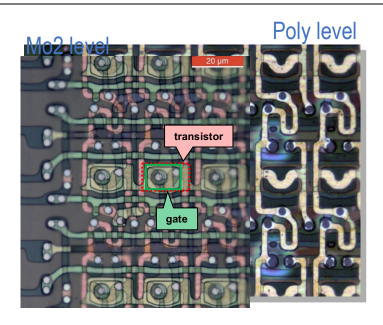


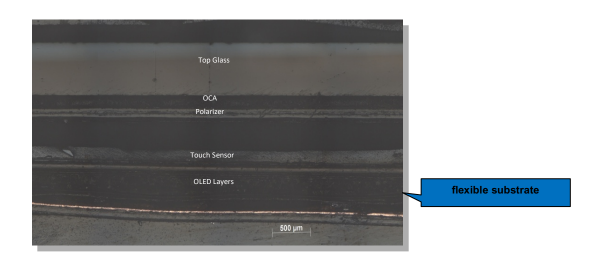
EXHIBIT C: P.R. 3-1(C) CHART FOR U.S. PATENT NO. 9,256,311

Plaintiff Solas OLED Ltd. (Solas) provides this chart based upon information that is presently available to it. Solas has not had access to Samsung's confidential design documents or to other materials that may become available during discovery. Solas reserves the right to change or provide more detail to the infringement theories set forth below, based upon information that it learns during this case, subject to the Court's rules and orders.

Definitions:

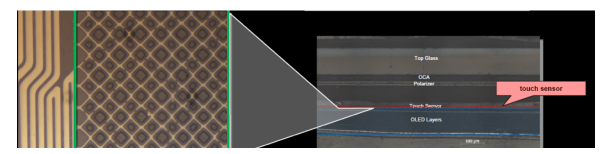
The term '311 Accused Instrumentalities is defined in Section I.B.3 of Plaintiff Solas OLED Limited's Disclosure of Asserted Claims and Infringement Contentions.

Claim Element	'311 Accused Instrumentalities
1. An apparatus comprising:	To the extent the preamble is deemed limiting, the '311 Accused Instrumentalities are or contain an apparatus comprising the elements of claim 1, for example as set forth below.
[1a] a substantially flexible substrate; and	The '311 Accused Instrumentalities comprise a substantially flexible substrate. For example, the Samsung Galaxy S9 contains a flexible Organic Light Emitting Diode (OLED) panel that includes a substantially flexible substrate:

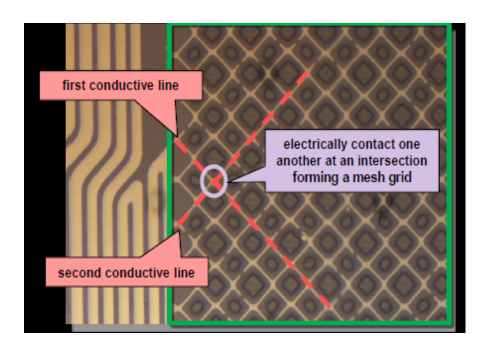


[1b] a touch sensor disposed on the substantially flexible substrate, the touch sensor comprising drive or sense electrodes made of flexible conductive material configured to bend with the substantially flexible substrate,

The '311 Accused Instrumentalities comprise a touch sensor disposed on the substantially flexible substrate, the touch sensor comprising drive or sense electrodes made of flexible conductive material configured to bend with the substantially flexible substrate. For example, the Samsung Galaxy S9 contains a touch sensor layered on top of the flexible OLED panel. The touch sensor includes drive or sense electrodes (the mesh grid illustrated below) made from flexible, conductive metal, configured to bend with the flexible OLED panel:



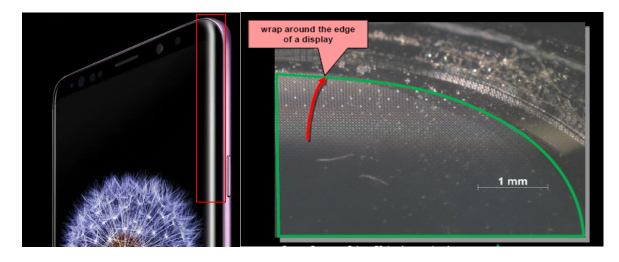
[1c] wherein: the flexible conductive material of the drive or sense electrodes comprises first and second conductive lines that electrically contact one another at an intersection to form a mesh grid; and In the '311 Accused Instrumentalities, the flexible conductive material of the drive or sense electrodes comprises first and second conductive lines that electrically contact one another at an intersection to form a mesh grid. For example, in the Samsung Galaxy S9 the drive or sense electrodes are made from flexible metal mesh. This flexible metal mesh includes conductive metal lines that physically intersect (and thus electrically contact) to form a mesh grid:



'311 Accused Instrumentalities

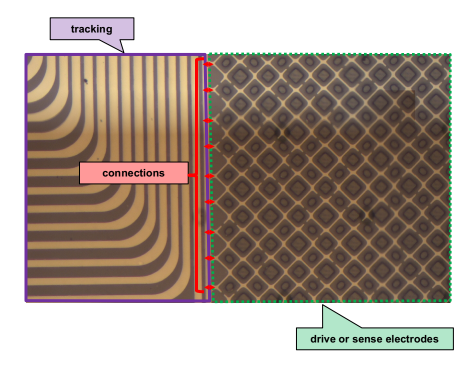
[1d] the substantially flexible substrate and the touch sensor are configured to wrap around one or more edges of a display.

In the '311 Accused Instrumentalities, the substantially flexible substrate and the touch sensor are configured to wrap around one or more edges of a display. For example, in the Samsung Galaxy S9 the flexible metal touch sensor layer and the flexible OLED panel substrate wrap around the edge of the phone display:



'311 Accused Instrumentalities

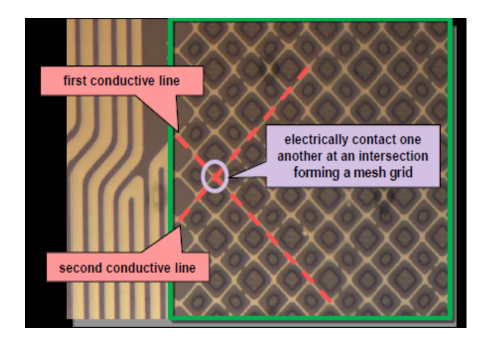
2. The apparatus of claim 1, wherein the touch sensor further comprises tracking disposed on the substantially flexible substrate configured to provide drive or sense connections to or from the drive or sense electrodes and configured to bend with the substantially flexible substrate. In the '311 Accused Instrumentalities, the touch sensor further comprises tracking disposed on the substantially flexible substrate configured to provide drive or sense connections to or from the drive or sense electrodes and configured to bend with the substantially flexible substrate. For example, the Samsung Galaxy S9 contains tracking disposed on the substantially flexible substrate, which provides drive or sense connections to or from the drive or sense electrodes:



'311 Accused Instrumentalities

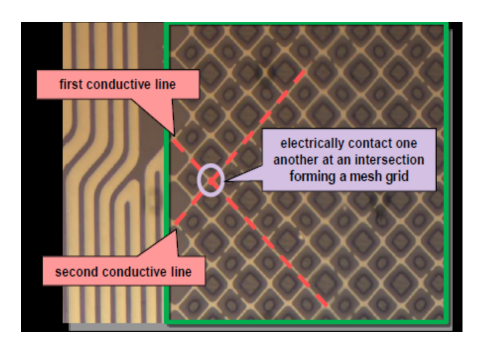
- 4. The apparatus of claim 1, wherein the touch sensor comprises:
- a single-layer configuration with drive and sense electrodes disposed only on a first surface of the substantially flexible substrate; or
- a two-layer configuration with drive electrodes disposed on the first surface of the substantially flexible substrate and sense electrodes disposed on a second surface of the substrate opposite the first surface.

In the '311 Accused Instrumentalities, the touch sensor comprises a single-layer configuration with drive and sense electrodes disposed only on a first surface of the substantially flexible substrate; or a two-layer configuration with drive electrodes disposed on the first surface of the substantially flexible substrate and sense electrodes disposed on a second surface of the substrate opposite the first surface. For example, the Samsung Galaxy S9 comprises a single-layer configuration with drive and sense electrodes disposed only on a first surface of the substantially flexible substrate:



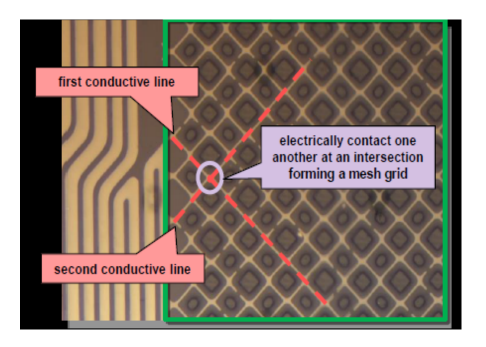
'311 Accused Instrumentalities

5. The apparatus of claim 1, wherein the touch sensor is a mutual-capacitance touch sensor or a self-capacitance touch sensor. In the '311 Accused Instrumentalities, the touch sensor is a mutual-capacitance touch sensor or a self-capacitance touch sensor. For example, the Samsung Galaxy S9 comprises a mutual-capacitance touch sensor:



'311 Accused Instrumentalities

6. The apparatus of claim 1, wherein the touch sensor further comprises electrically-isolated structures made of conductive material comprising a conductive mesh. In the '311 Accused Instrumentalities, the touch sensor further comprises electrically-isolated structures made of conductive material comprising a conductive mesh. For example, in the Samsung Galaxy S9 the drive or sense electrodes are made from flexible metal mesh. This flexible metal mesh includes electrically-isolated conductive metal lines that physically intersect (and thus electrically contact) to form a mesh grid:



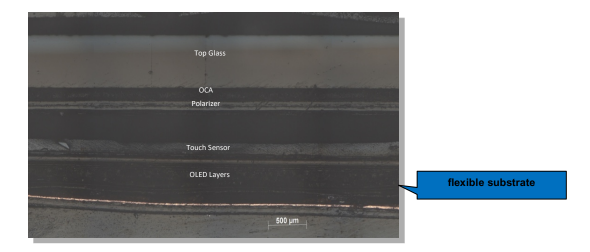
7. A device comprising:

To the extent the preamble is deemed limiting, the '311 Accused Instrumentalities are or contain a device comprising the elements of claim 1, for example as set forth below.

'311 Accused Instrumentalities

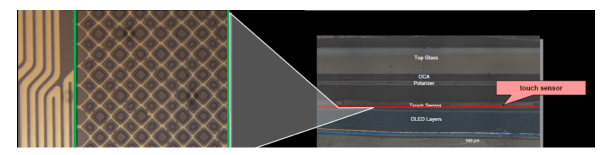
[7a] a substantially flexible substrate;

The '311 Accused Instrumentalities comprise a substantially flexible substrate. For example, the Samsung Galaxy S9 contains a flexible Organic Light Emitting Diode (OLED) panel that includes a substantially flexible substrate:

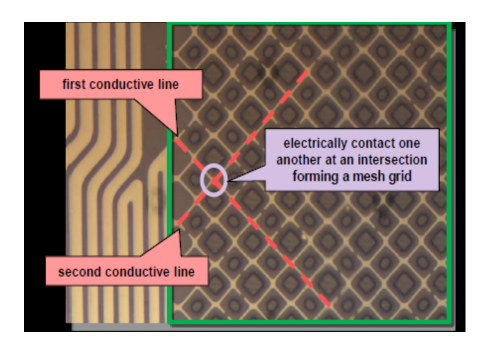


[7b] a touch sensor disposed on the substantially flexible substrate, the touch sensor comprising a plurality of capacitive nodes formed from drive or sense electrodes made of flexible conductive material configured to bend with the substantially flexible substrate,

The '311 Accused Instrumentalities comprise a touch sensor disposed on the substantially flexible substrate, the touch sensor comprising a plurality of capacitive nodes formed from drive or sense electrodes made of flexible conductive material configured to bend with the substantially flexible substrate. For example, the Samsung Galaxy S9 contains a touch sensor layered on top of the flexible OLED panel. The touch sensor includes drive or sense electrodes (the mesh grid illustrated below) made from flexible, conductive metal, configured to bend with the flexible OLED panel:



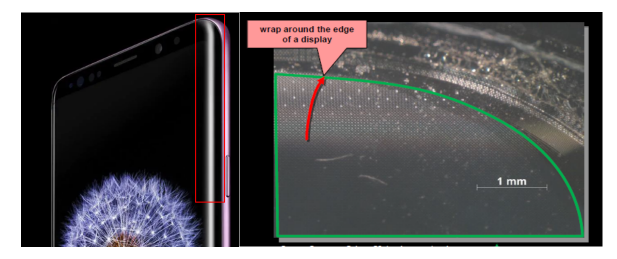
[7c] wherein: the flexible conductive material of the drive or sense electrodes comprises first and second conductive lines that electrically contact one another at an intersection to form a mesh grid; In the '311 Accused Instrumentalitie,s the flexible conductive material of the drive or sense electrodes comprises first and second conductive lines that electrically contact one another at an intersection to form a mesh grid. For example, in the Samsung Galaxy S9 the drive or sense electrodes are made from flexible metal mesh. This flexible metal mesh includes conductive metal lines that physically intersect (and thus electrically contact) to form a mesh grid:



'311 Accused Instrumentalities

[7d] the substantially flexible substrate and the touch sensor are configured to wrap around one or more edges of a display; and

In the '311 Accused Instrumentalities, the substantially flexible substrate and the touch sensor are configured to wrap around one or more edges of a display. For example, in the Samsung Galaxy S9 the flexible metal touch sensor layer and the flexible OLED panel substrate wrap around the edge of the phone display:



'311 Accused Instrumentalities

[7e] one or more computer-readable non-transitory storage media embodying logic that is configured when executed to control the touch sensor.

The '311 Accused Instrumentalities comprise one or more computer-readable non-transitory storage media embodying logic that is configured when executed to control the touch sensor. For example, the Samsung Galaxy S9 contains internal flash storage:

Memory

Internal Memory 4GB RAM / 64GB Storage ?



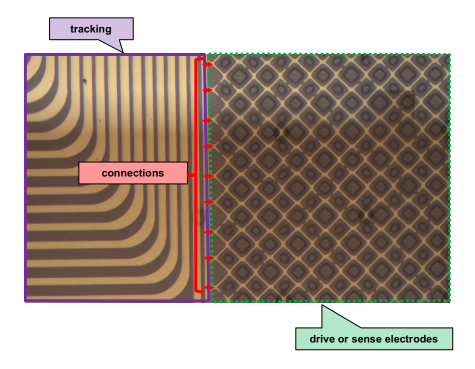
Available Memory MicroSD (Up to 400GB) ?



On information and belief, logic that is configured when executed to control the touch sensor is stored in the '311 Accused Instrumentalities on one or more computer-readable nontransitory storage media, such as this internal flash storage.

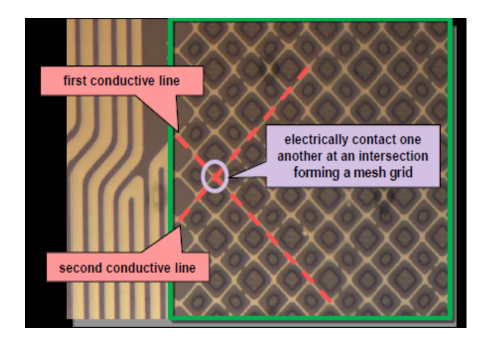
8. The device of claim 7, wherein the touch sensor further comprises tracking disposed on the substantially flexible substrate configured to provide drive or sense connections to or from the drive or sense electrodes and configured to bend with the substantially flexible substrate.

In the '311 Accused Instrumentalities, the touch sensor further comprises tracking disposed on the substantially flexible substrate configured to provide drive or sense connections to or from the drive or sense electrodes and configured to bend with the substantially flexible substrate. For example, the Samsung Galaxy S9 contains tracking disposed on the substantially flexible substrate, which provides drive or sense connections to or from the drive or sense electrodes:



- 10. The device of claim 7, wherein the touch sensor comprises:
- a single-layer configuration with drive and sense electrodes disposed only on a first surface of the substantially flexible substrate; or
- a two-layer configuration with drive electrodes disposed on the first surface of the substantially flexible substrate and sense electrodes disposed on a second surface of the substrate opposite the first surface.

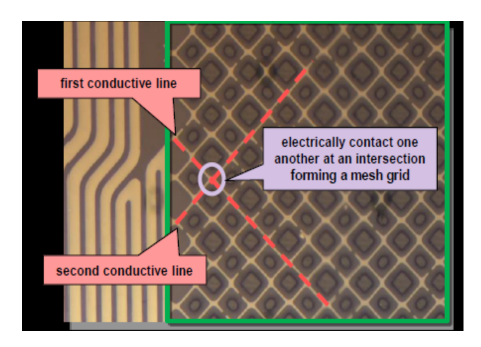
In the '311 Accused Instrumentalities, the touch sensor comprises a single-layer configuration with drive and sense electrodes disposed only on a first surface of the substantially flexible substrate; or a two-layer configuration with drive electrodes disposed on the first surface of the substantially flexible substrate and sense electrodes disposed on a second surface of the substrate opposite the first surface. For example, the Samsung Galaxy S9 comprises a single-layer configuration with drive and sense electrodes disposed only on a first surface of the substantially flexible substrate:



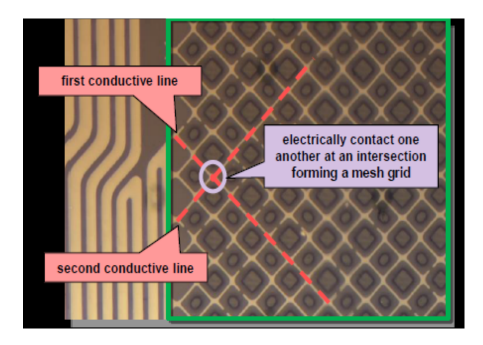
'311 Accused Instrumentalities

11. The device of claim 7, wherein the touch sensor is a mutual-capacitance touch sensor or a self-capacitance touch sensor.

In the '311 Accused Instrumentalities, the touch sensor is a mutual-capacitance touch sensor or a self-capacitance touch sensor. For example, the Samsung Galaxy S9 comprises a mutual-capacitance touch sensor:



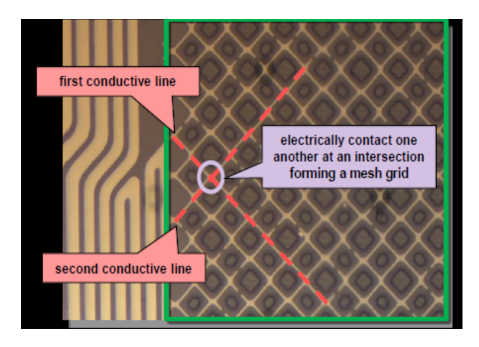
12. The device of claim 7, wherein the touch sensor further comprises electrically-isolated structures made of conductive material comprising a conductive mesh. In the '311 Accused Instrumentalities, the touch sensor further comprises electrically-isolated structures made of conductive material comprising a conductive mesh. For example, in the Samsung Galaxy S9 the drive or sense electrodes are made from flexible metal mesh. This flexible metal mesh includes electrically-isolated conductive metal lines that physically intersect (and thus electrically contact) to form a mesh grid:



'311 Accused Instrumentalities

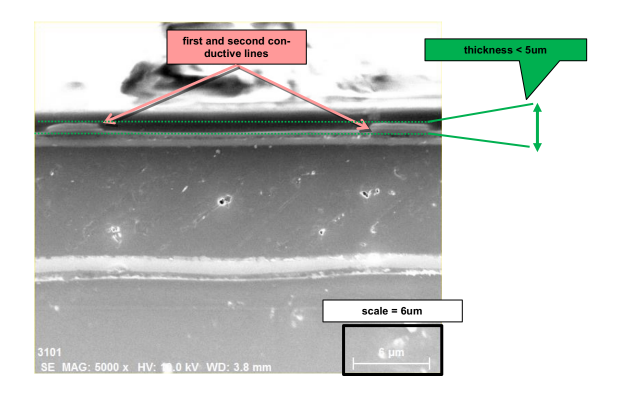
13. The apparatus of claim 1, wherein the first and second conductive lines are substantially orthogonal to one another.

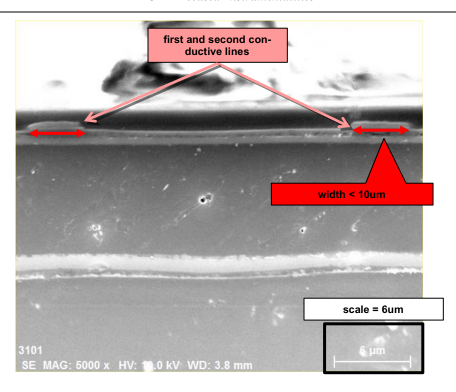
In the '311 Accused Instrumentalities, the first and second conductive lines are substantially orthogonal to one another. For example, in the Samsung Galaxy S9 the first and second conductive lines are substantially orthogonal to one another:



15. The apparatus of claim 1, wherein the first and second conductive lines are made of fine lines of metal having a thickness of approximately 5 micrometers or less and a width of approximately 10 micrometers or less.

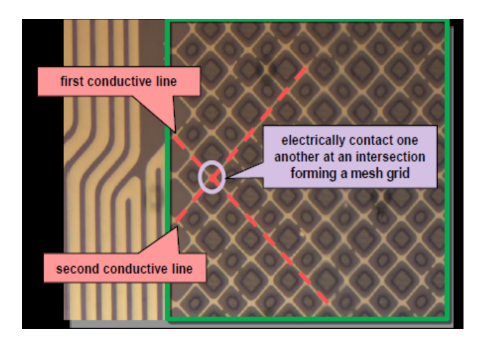
In the '311 Accused Instrumentalities, the first and second conductive lines are made of fine lines of metal having a thickness of approximately 5 micrometers or less and a width of approximately 10 micrometers or less. For example, in the Samsung Galaxy S9 the first and second conductive lines are made of fine lines of metal having a thickness of approximately 5 micrometers or less and a width of approximately 10 micrometers or less:





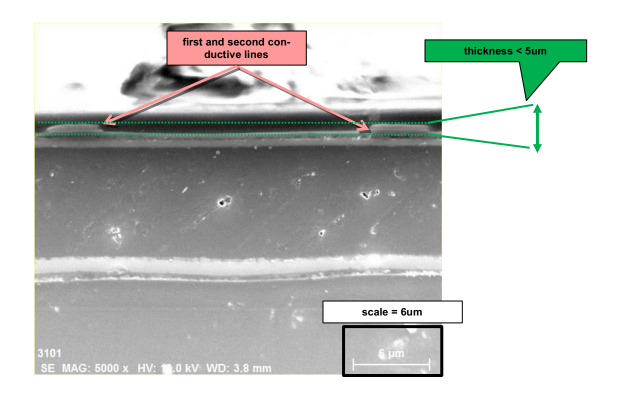
'311 Accused Instrumentalities

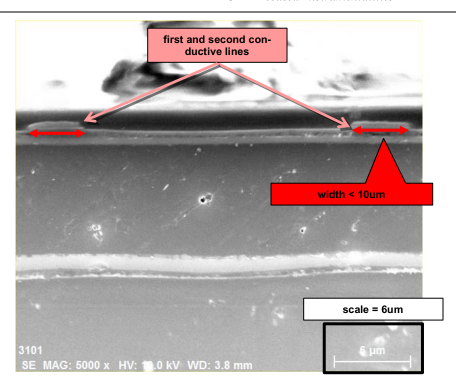
16. The device of claim 7, wherein the first and second conductive lines are substantially orthogonal to one another. In the '311 Accused Instrumentalities, the first and second conductive lines are substantially orthogonal to one another. For example, in the Samsung Galaxy S9 the first and second conductive lines are substantially orthogonal to one another:



18. The device of claim 7, wherein the first and second conductive lines are made of fine lines of metal having a thickness of approximately 5 micrometers or less and a width of approximately 10 micrometers or less.

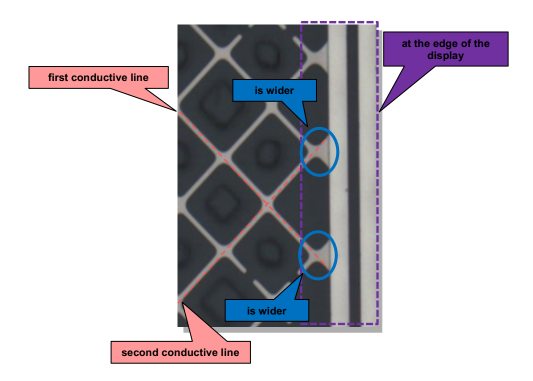
In the '311 Accused Instrumentalities, the first and second conductive lines are made of fine lines of metal having a thickness of approximately 5 micrometers or less and a width of approximately 10 micrometers or less. For example, in the Samsung Galaxy S9 the first and second conductive lines are made of fine lines of metal having a thickness of approximately 5 micrometers or less and a width of approximately 10 micrometers or less:





19. The apparatus of claim 1, wherein the first and second conductive lines of the flexible conductive material of the drive or sense electrodes is wider at the one or more edges of the display.

In the '311 Accused Instrumentalities, the first and second conductive lines of the flexible conductive material of the drive or sense electrodes is wider at the one or more edges of the display. For example, in the Samsung Galaxy S9, the first and second conductive lines of the flexible conductive material of the drive or sense electrodes is wider at the one or more edges of the display, including at the edge shown below:



20. The device of claim 7, wherein the first and second conductive lines of the flexible conductive material of the drive or sense electrodes is wider at the one or more edges of the display. In the '311 Accused Instrumentalities, the first and second conductive lines of the flexible conductive material of the drive or sense electrodes is wider at the one or more edges of the display. For example, in the Samsung Galaxy S9, the first and second conductive lines of the flexible conductive material of the drive or sense electrodes is wider at the one or more edges of the display, including at the edge shown below:

